UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA

and <b>t</b> he control of the control of	
UNITED STATES OF AMERICA, Plaintiff,	Case Number <u>C/Z-08-70387</u>
Osvaldo Marin Martino Defendant.	ORDER OF DETENTION PENDING TRIAL
In accordance with the Bail Reform Act 18 TI C C and a control of the Ba	2/2
Defendant was present, represented by his attorney M. Ora	2(1), a detention hearing was held on \$\sqrt{5}, 200\sqrt{8}
Assistant U.S. Attorney C. Man dell	The United States was represented by
PART I. PRESUMPTIONS APPLICABLE	1 - represented by
/ The defendant is all	
/ The defendant is charged with an offense described in convicted of a prior offense described in 18 U.S.C. § 3142(f)(1) where the convicted of a prior offense described in 18 U.S.C.	1 18 U.S.C. § 3142(f)(1) and the defendant key 1
convicted of a prior offense described in 18 U.S.C. § 3142(f)(1) who offense, and a period of not more than five (5) years has elapsed significant.	hile on release pending trial for a fad-unit mas been
offense, and a period of not more than five (5) years has elapsed sin imprisonment, whichever is later.	nce the date of conviction or the male of local
unprisonment, whichever is later.	of contriction of the release of the person from
This establishes a rebuttable presumption that no condition safety of any other person and the community.	Of Combination of annual
safety of any other person and the community.	or comomation of conditions will reasonably assure the
/ / There is probable cause based upon (the indictment) (t	he foots County on any
/ / There is probable cause based upon (the indictment) (the defendant has committed an offense	ne facts found in Part IV below) to believe that the
A. for which a maximum term of imprisonment	610
seq., § 951 et seq., or § 955a et seq., OR	f 10 years or more is prescribed in 21 U.S.C. § 801 et
B. under 18 IJSC 8 924(a) vac as a	Fi
B. under 18 U.S.C. § 924(c): use of a firearm duri	ing the commission of a felony.
This establishes a rebuttable presumption that no condition of appearance of the defendant as required and the safety of the community appearance of the defendant as required and the safety of the community appearance.	or combination of conditions will reasonably asset
No presumption applies.	nity. AUG 0 5 2008
PART II. REPUTTAL OF PROPERTY.	5 2008
PART II. REBUTTAL OF PRESUMPTIONS, IF APPLICABLE	NORTHERN US TO A LONG TO A
/ / The defendant has not come forward with any evidence t will be ordered detained.	to rebut the applicable presumption of a Carro
/ / The arc at	presamption all office to the control of the contro
/ / The defendant has come forward with evidence to rebut t	he applicable presumptionful to
	11 Programphonis to wit:
Thus, the burden of proof shifts back to the United States.	
ARI III. PROOF (WHERE PRESIMPTIONS DEPARTMENT OF THE	(BLE)
171/ THE UILLEH SIZIES DAS DESTED to a mount of	
will reasonably assure the appearance of the defendant as required, AN	ID/OR
and Office Didles has proved by clear and constitution	
/ / The United States has proved by clear and convincing evid will reasonably assure the safety of any other person and the communit	traction of condition of conditions
PART IV., WRITTEN FINDINGS OF FACT AND STATEMENT OF BRICOS	
at hearing and finds as follows: The defendant is thanced in	J.S.C. 9 3142(g) and all of the information submitted
1 11 so of source of the sourc	well a Ville film of all car ingle in
E. D. D. N. A. and Agent and Agent with the	genally and this case with
of by	the Bold of the state of the st
del par language in the all means	as conviction bustory. He has one
the sale all	on violations and although
a la	these Violatures in disasterly
"	S. promunes an
PART V DIRECTIONS PEGADDING PART V DIRECTIONS PEGADDING PART V	findings,
TOUCHOUS ALGARDING DETENTION.	
The defendant is committed to the custody of the Attorney General of the custody of the custo	or his designated representations
corrections facility separate to the extent practicable from persons awaiting of ppeal. The defendant shall be afforded a reasonable opportunity for private	T Serving sentences on being the serving sentences on being the sentences of t
ppeal. The defendant shall be afforded a reasonable opportunity for private f the United States or on the request of an attorney for the Government, the request of the Government of the G	consultation with J.E.
I the United States or on the request of an attorney found.	constitution with defense counsel. On order of a court
ie defendant to the United States Marshal for the purpose of an annual to	person in charge of the corrections facility shall deliver
	a connection with a court proceeding.
rated: $8/5/08$	
USA ATTY PTS	ATRICIA V. TRUMBULL

United States Magistrate Indee